## **David C. Wright**

From: Matthew D. Schelkopf

**Sent:** Friday, August 25, 2017 9:53 AM **To:** David C. Wright; Eric Barton

**Subject:** FW: Bang v. BMW

**Attachments:** Joint Letter to the Court - Pltf revised draft 6-20-17.docx

From: Matthew D. Schelkopf

**Sent:** Tuesday, June 20, 2017 11:31 AM **To:** 'Rivlin, Daniel Z.' <daniel.rivlin@bipc.com>

Cc: Woods, Lauren Adornetto <lauren.woods@bipc.com>; Dalton, Christopher <christopher.dalton@bipc.com>; Bruno,

Rosemary J. <rosemary.bruno@bipc.com>; Eric Barton <ebarton@wcllp.com>; David C. Wright

<dcw@mccunewright.com>; Matthew D. Schelkopf <mds@mccunewright.com>

Subject: RE: Bang v. BMW

Dan,

We are agreeable to providing until and including August 8<sup>th</sup> for BMW AG to respond to Plaintiffs' CSAC. Also, as to mediation, our team is available July 12. Lastly, attached is the amended joint letter. Please review and insert BMW's position. As discussed, we need to file tomorrow.

Thanks, Matt

## Matthew D. Schelkopf

Partner

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From: Rivlin, Daniel Z. [mailto:daniel.rivlin@bipc.com]

Sent: Monday, June 19, 2017 2:34 PM

To: Matthew D. Schelkopf <mds@mccunewright.com>

**Cc:** Woods, Lauren Adornetto < <u>lauren.woods@bipc.com</u>>; Dalton, Christopher < <u>christopher.dalton@bipc.com</u>>; Bruno,

Rosemary J. <rosemary.bruno@bipc.com>

Subject: Bang v. BMW

Matt:

As discussed, BMW AG requests that for now, its time to answer or otherwise move with respect to the Consolidated Second Amended Class Action Complaint be extended through and including August 8<sup>th</sup>. Hopefully between now and then we can get our mediation scheduled and we can make adjustments to the August 8<sup>th</sup> date if necessary once the mediation date is finalized.

Dan

## Daniel Z. Rivlin

Shareholder

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## **Buchanan Ingersoll & Rooney PC**

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